

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)
)
)
 v.) Criminal No. 1:21-cr-10256-RWZ
)
)
 KINGSLEY R. CHIN,)
 ADITYA HUMAD, and)
 SPINEFRONTIER, INC.,)
)
 Defendants)

JOINT INTERIM STATUS REPORT

Pursuant to Local Rule 116.5(b), the parties hereby file the following joint interim status report prepared in connection with the interim status conference scheduled for May 10, 2022.

1) Automatic Discovery

The government provided automatic discovery to the defendants on October 29, 2021 and has made supplemental discovery productions on December 10, 2021, January 10, 2022, and February 17, 2022.

2) Additional Discovery

The government anticipates providing supplemental discovery to the defendants, including specifically data from a laptop and cell phones belonging to two non-parties. Since the last status report, the government has continued working toward an orderly production of documents from these sources, and the government anticipates making that production in coming weeks. The government will provide additional discovery to the defendants if it receives or identifies additional documents.

3) Timing of Additional Discovery Requests

The defendants have not submitted any discovery requests to the government to date. The defendants are continuing to review discovery and, at this time, reserve the need for further discovery requests.

4) Protective Orders

The Court has entered a protective order in this matter. *See* Dkt. No. 37.

5) Pretrial Motions

The defendants have not filed any pretrial motions under Fed. R. Crim. P. 12(b). They reserve the right to file such a motion or motions after additional review of the discovery.

6) Expert Discovery

The parties agree that deadlines for expert disclosures should be established at a later conference.

7) Defenses of Insanity, Public Authority, or Alibi

None of the defendants presently intends to assert a defense of insanity, public authority, or alibi.

8) Speedy Trial Act

All time has been excluded under the Speedy Trial Act from the date of the defendants' arraignments through May 10, 2022.

The parties request that the time be excluded from May 10, 2022 until the next status conference in this matter.

9) Status of Plea Discussions and Likelihood of Trial

The parties have not discussed a plea disposition. The parties estimate that a trial in this matter would last three to five weeks.

10) Next Status Conference

Given the foregoing information, the parties request that the interim status conference, scheduled for May 10, 2022, be canceled. The parties request that an interim status conference be scheduled in approximately 60 days.

Respectfully submitted,

KINGSLEY R. CHIN

By his attorney,

/s/ William D. Weinreb

William D. Weinreb

Quinn Emanuel Urquhart & Sullivan, LLP
111 Huntington Avenue
Suite 520
Boston, MA 02199
617-712-7100
billweinreb@quinnmanuel.com

ADITYA HUMAD

By his attorney,

/s/ Frank A. Libby, Jr.

Frank A. Libby, Jr.

Libby Hoopes Brooks, P.C.
399 Boylston Street, Suite 600
Boston, MA 02116
617-338-9300
falibby@lhblaw.com

SPINEFRONTIER, INC.

By its attorney,

/s/ William D. Weinreb

William D. Weinreb

Quinn Emanuel Urquhart & Sullivan, LLP
111 Huntington Avenue
Suite 520
Boston, MA 02199
617-712-7100
billweinreb@quinnmanuel.com

Dated: May 3, 2022

UNITED STATES OF AMERICA,

By its attorney,

RACHAEL S. ROLLINS
United States Attorney

/s/ David J. Derusha

PATRICK CALLAHAN
DAVID J. DERUSHA
ABRAHAM R. GEORGE
CHRISTOPHER LOONEY
Assistant U.S. Attorneys
1 Courthouse Way
John Joseph Moakley U.S. Courthouse
Boston, MA 02210
(617) 748-3100
david.derusha@usdoj.gov

CERTIFICATE OF SERVICE

Undersigned counsel certifies that this document filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non-registered participants.

/s/ David J. Derusha

David J. Derusha

Assistant United States Attorney

Dated: May 3, 2022